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July 31, 2014

VIA E-MAIL

The Honorable Jesse M. Furman
United States District Court
Southern District of New York
40 Centre Street, Room 2202
New York, NY 10007

Re: T-Jat Systems v. Amdocs Software, No. 1:13-cv-05356-JMF

Dear Judge Furman:

Counsel for T-Jat submits this letter to correct the following in its Memorandum of Law in Support of T-Jat's Motion to Vacate a Portion of the Arbitration Award, filed under seal (ECF No. 92):

- Page 8, paragraph 1, line 3: The word "early" should be replaced with the word "late." The sentence should now read (the original text is crossed out and the replacement text is in italics): "During discovery in the arbitration proceedings, T-Jat learned that Amdocs's breach of the NDA dates back to at least ~~early~~ *late* 2011, when Amdocs executed an agreement called a Statement of Works ("SOW") with SingNet Private Limited ("SingNet"), SingTel's sister Internet company."

If the Court so desires, T-Jat will file an amended memorandum under seal with this one correction.

We respectfully request that you "So Order" this letter.

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Respectfully Submitted,

/s/ Baruch Weiss

Baruch Weiss

*Counsel for Plaintiff T-Jat Systems 2006
Ltd.*

It is hereby ORDERED that the word “early” as described above on page 8, line 3, of T-Jat’s Memorandum of Law in Support of T-Jat’s Motion to Vacate a Portion of the Arbitration Award shall be replaced with the word “late.”

So Ordered:



Jesse M. Furman
U.S. District Judge
Southern District of New York
August 4, 2014